

Learn to pack like a pro.

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Sender's Copy

	Express Package Service • To mo NOTE: Service order has changed. Please select or	est locations. arotally.	Packages up to 150 lbs. For packages over 150 lbs., use the new FedEx Express Freight US Airbill.
ij	Next Business Day	100	2 or 3 Business Days
1	FedEx First Overnight FedEx First Overnight FedEx First Overnight FedEx First Overnight FedEx Fides shipments will be delivered on Monday unless SATURDAY Delivery is selected.		FedEx 2D ay A.M. Second business morning.* Saturday Delivery NOT available.
	FedEx Priority Overnight Next business morning.* Friday shipments will be delivered on Monday unless SATURDAY Delivery		Fed Ex 2D ay Second business afternoon.* Thursday shipments will be delivered on Monday unless SATURDAY

5	Packaging	* Declared value limit \$500.

FedEx Standard Overnight Next business afternoon.* Saturday Delivery NOT available.

FedEx Enve

ope*	edEx Pak
-1	

FedEx Box

FedEx Tube Other

FedEx Express Saver Third business day.* Saturday Delivery NOT available.

Special Handling and Delivery Signature Options

SATURDAY Delivery rd Overnight, FedEx 2Day A.M., or FedEx Express Sever.

No Signature Required Package may be left without obtaining a signature for delivery.	Direct Signature someone at recipients address may sign for delivery. Fee appli
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Indirect Signature

Does	this	shipment	contain	dangerous	goods?
	-	- One have	must be a	harbad	

10	_	Yes		Yes	Deviles	. 0
PNº		As per attached Shipper's Declaration.		Yes Shipper's Declaration not required.	Dry Ice Dry Ice, 9, UN 1845	x
Dangerous goo or placed in e Fr	ds (incli	uding dry ice) cannot be a press Drop Box.	shipped	d in FedEx packaging	Carg	o Aircraft Onl

7	Pay	yment	Bill	to

0 1	Enter FedEx Acct. No. or Credit Card No. below.				
Sender Acct. No. in Section I will be billed.	Recipient	Third Party	Credit Card	Cash/Chec	
edEx Acct. No. redit Card No.				Exp. Dete	

Total Packages Total Weight Total Declared Value¹

[†]Our liability is limited to USS100 unless you declare a higher value. See back for details. By using this Airbill you agree to the service conditions on the back of this Airbill and in the current FedEx Service Guide, including terms that limit our flability.

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OCC | 2014 02-30PM | 1001/004

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Tax ID #94-2678460



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ERIN M. DERVIN

All Correspondence to Sacramento Office

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FACSIMILE TRANSMISSION COVER SHEET

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DATE:

October 1, 2014

TO:

Undersheriff Carlos Bolanos

San Mateo County Sheriff's Department

400 County Center

Redwood City, California 94063 Facsimile: (650) 599-1327

FROM:

Erin M. Dervin, Esq.

FAX NUMBER:

(916) 446-2857

Phone Number:

(916) 491-4228

MESSAGE:

Please see attached correspondence of today's date, hard

copy to follow via US Mail.

TRANSMISSION CONTAINS TOTAL OF 4 PAGES, INCLUDING THIS COVER SHEET IF YOU DO NOT RECEIVE ALL PAGES, PLEASE CONTACT THIS OFFICE @ (916) 446-4692

This facsimile transmission is intended only for the use of the individual or entity to which it is addressed, and may contain information that is privileged, confidential, and exempt from disclosure under applicable law. If you are not the intended recipient, any dissemination, distribution or copying of this communication is strictly prohibited. If you have received this communication in error, please notify us immediately by telephone and return the original fax to this office at the above address by the U.S. Postal Service. I thank you in advance for your anticipated cooperation.

MASTAGNI HULSTEDI AMIC Fax:916-446-2857

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October 1, 2014

Via Facsimile & U.S. Mail

Undersheriff Carlos Bolanos San Mateo County Sheriff's Department 400 County Center Redwood City, California 94063 Facsimile: (650) 599-1327

Re: Request for Pre-Disciplinary Hearing and Request for Discovery;

Deputy Galen Underwood

Dear Undersheriff Bolanos:

I will be representing Galen Underwood during all pre-disciplinary ("Skelly") hearings and any post-disciplinary proceedings. Please accept this letter as a written request for a pre-disciplinary hearing. Prior to any disciplinary proceeding my client is entitled to any relevant information related to the proposed discipline. Relevant information includes evidence that has any tendency within reason to prove or disprove any disputed fact that is of consequence to the determination of the action or the truthfulness of a witness's testimony or of a declarant's hearsay statement. (See Evidence Code §§ 210, 780, 1202).

Penal Code § 135.5 has expanded the nature of information that must be provided to a public safety officer during any disciplinary proceeding. It is now unlawful to conceal any relevant evidence during the disciplinary process. Concealment would include knowingly not providing any relevant evidence.

Some information that may not have been relevant to you in making the decision to discipline my client, a public safety officer, is relevant to disproving the allegations or mitigating the facts or the level of proposed discipline. Therefore, I have provided a list of information I consider relevant to defending my client from the allegations in the proposed notice of discipline. Please keep in mind the information I am requesting is in addition to that information that must be provided pursuant to the case of Skelly v. State Personnel Board (1975) 15 Cal.3d 194.

MASTAGNI HULSTEUT AMIL Fax: 910-440-2851

Carlos Bolanos October 1, 2014 Page 2

On behalf of my client I request the following information:

- A current copy of all policies and procedures alleged to have been violated by my client.
- 2. All written reports prepared as a result of the allegations against my client.
- 3. All investigator notes.
- 4. Any and all documents, reports or writings regarding requests for leave from my client including, but not limited to, request for leave forms submitted by my client and any written communications regarding denials or approvals of such requested leave.
- 5. A copy of Galen Underwood's personnel file.
- 6. A copy of all radio transmissions related to this investigation.
- 7. All written or recorded statements of any potential witness.
- 8. All prior criminal history of any known potential witness related to this investigation.
- 9. All information that could lead to or tends to mitigate the conclusions as set forth in the proposed notice of discipline. Information includes any information known to members of your agency whether in a written form or merely within the knowledge of members of your staff.
- 10. All statements or utterances by my client, oral or written, however, recorded or preserved, whether or not signed or acknowledged by my client.
- 11. The names and addresses of any witness who may have knowledge of the events that caused the discipline to be proposed.
- 12. The opportunity to examine all physical evidence obtained in the investigation against my client.
- All reports of experts, made in conjunction with the case, involving the results of physical or mental examinations, scientific tests, experimental, or comparisons which relate to the allegations as set forth in the notice of proposed discipline.
- 14. All photographs, motion pictures, or videotapes taken during the investigation.

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Carlos Bolanos October 1, 2014 Page 3

- 15. Any exculpatory or mitigating evidence in the possession of your agency.
- 16. Any information relevant to the credibility of any witness.
- 17. Any potential rebuttal evidence in the possession of your agency.
- 18. Any or all relevant evidence known or in the possession of your agency.
- 19. Any recommendations from supervisory or management staff that differ or contradict the current conclusions or recommendation of discipline.

Please treat this request as a continuing request until this matter has been settled or adjudicated. Once we receive the above requested documents, we will schedule the *Skelly* hearing. Thank you for your anticipated cooperation.

Sincerely,

MASTAGNI HOLSTEDT, A.P.C.

ERIN M. DERVIN Attorney at Law

EMD/mjl